



Atty. Docket No.GEN10 P-338A

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CERTIFICATE OF MAILING

I hereby certify that this paper, together with all enclosures identified herein, are being deposited with the United States Postal Service as first class mail, addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450, on the date indicated below.

4/21/04

Date

Rebecca Westers
Rebecca A. Westers

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Art Unit : 2823
Examiner : G. Fourson
Applicant : John K. Roberts et al.
Appln. No. : 09/935,443
Filing Date : August 23, 2001
Confirmation No. : 9576

Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

Dear Sir:

CORRECTION OF FEES PAID

This document is to ensure that the appropriate fees have been paid for this application. Specifically, Applicants' representative noticed that the fees paid with the response filed on March 17, 2004, were incorrectly calculated with the end result being that an insufficient amount of fees were paid. Accordingly, with this document, Applicants have submitted a check in the amount of \$198 to ensure the appropriate fees have been paid.

Applicants' representative noticed the improper fee payment when a notice was received that an additional fee of \$9 had been charged to the undersigned's deposit account in association with the Amendment filed on March 17, 2004. Upon reviewing the charge to the deposit account and the fees as previously paid with the Amendment, the undersigned noticed that the fee for the additional claims was calculated at the small entity rate rather than the large entity rate. The fee

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for additional independent claims, however, was properly calculated at the large entity rate, as was the fee for the extension of time. Applicants submit that the appropriate amount due for the additional total claims should have been \$414 rather than the \$207 indicated on the claims as amended form submitted with the Amendment. Thus, an additional \$207 should have been paid with the response. Applicants do not understand, however, where the \$9 charge to the deposit account arose since the total claims remaining after the Amendment was in fact 43 claims, for which 20 claims were previously paid. Accordingly, Applicants have submitted a check in the amount \$198 (\$207 minus \$9) to ensure the proper fees have been paid and that there is no inference that Applicants are claiming small entity status.

If there are any questions concerning this document, please call the undersigned at the number listed below.

Respectfully submitted,
JOHN K. ROBERTS ET AL.

By: Price, Heneveld, Cooper,
DeWitt & Litton, LLP

4-21-2004
Date



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